LX hibit

WILMINGTON MAIN WINDOW

Regist	ere	d No.	5275(713	9205		Date Stamp
	Re	g. Fee	£7.90			, 0550
To Be Completed By Post Office	Handling \$0.00 Charge			Return Receipt	\$1.9 5	(大) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1
	Postage \$0.87			Restricte Delivery	ed \$0.00 \	04/07/2006
	Red	ceived by	#	Domestic Insurance up to		
		stomer Mu Value \$	st Declare		With Postal Insurance Without Posta Insurance	\$25,000 is Included in the fee. International Indemnity is limited. (See Reverse).
						A STE THINKS
ped		DAV	,d P.	Cline	+ Streat	و
or T	FROM	130	0 W. 1	Murke	+ Street	
Cust t) point	Ε̈́	SJ津	[170°	BOXI	970	
To Be Completed By Customer (Please Print) ntries Must Be in Ballpoint or T		Wilr	into.	, DE	- 19899	
nplete Please t Be i			LK H			
e Con (F	70				st Ln.	
To Be Completed By Customer (Please Print) All Entries Must Be in Ballpoint or Typed					19061	
` !		**				777 *** WAR
/lav 200	4 (7	530-02-0	J00-9051)		egistered M (S sit our website a	ail Copy (Custome) See Information on Re: № 20 at www.usps.com

WIlmington, Delaware 198509609 3379300550-0094 04/07/2006 04:01:38 PM (800)275-8777 Sales Receipt Product Sale Unit Final Description Price Price Qty MARCUS HOOK PA 19061 \$0.87 First-Class 2.30 oz. \$1.85 Return Rcpt (Green Card) Registered \$7.90 \$0.00 Insured Value: Article Value : \$0.00 Label #: RB295671392US ======= Issue PVI: \$10.62 EASTMAN GA 31023 \$0.87 First-Class 2.20 oz. Return Rcpt (Green Card) \$1.85 Registered \$7.90 \$0.00 Insured Value: Article Value : \$0.00 RB295671401US Label #: Issue PVI: \$10.62 MEDFORD NJ 08055 \$0.87

> ======= Issue PVI: \$10.62

RB295671389US

Total: Paid by:

Personal Check

First-Class 2.30 oz.

Registered

Label #:

Insured Value: Article Value :

Return Rcpt (Green Card)

\$31.86

\$31.86

\$1.85

\$7.90

\$0.00

\$0.00

Bill#: 1000603028530

Clerk: 15

 All sales final on stamps and postage. Refunds for guaranteed services only. Thank you for your business. Customer Copy

Schmidt



B

COMPLETE THIS SECTION ON DELIVERY	plete A Signature A Signature A System Agent Systems Addresses	B. Received by (Printed Name) C. D.	D. Is delivery address different from item 1/7		3. Service Type	Registered Deturn Receipt for Merchandise Insured Mail D.C.O.D.	4. Restricted Delivery? (Extra Fee)	15 (071 392 115	
SENDER: COMPLETE THIS SECTION	 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse 	 So that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	1. Article Addressed to: No. 1/4 Am 1 P. 1. 1. 2. 2. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	1507 MO 0 1051				2. Article Number (Transfer from service label) $RB 295 (0713921)5$	1 7 DO - 1



David P. Cline

davidcline@mylawman.com

Attorney-at-Law

Let Mylawman become Yourlawman.***

LICENSED TO PRACTICE IN DE MID NJ NT & PA 1300 N MARKET ST, SUITE 700 WILMINGTON DE 19801 302 529 - 7848 302 LAW-SUIT

April 7, 2006

PHILADELPHIA, PA 19103 MEDIA, PA 19063 MT LAUREL NJ 08054 800-460-4550 (NATIONWIDE)

FAX 302 654-0884

Frank Hamilton 1389 Brookcroft Lane Boothwyn, PA 19061

VIA REGISTERED MAIL/RETURN RECEIPT REQUESTED & REGULAR MAIL

Re:

Robert Schmidt et al. vs. Frank Hamilton, et al.

C.A. No.: 06-207 JJF

Dear Mr. Hamilton:

Please take notice that the enclosed process and complaint have been served upon the Secretary of State as prescribed by Section 3112 of Title 10 of the Delaware Code of 1953. This service upon the Secretary of State is made as if that service had been made upon you personally. Enclosed please find a copy of the Service of Process and the Complaint. Please note that you have 20 days from the date of service of this letter to file an answer to this complaint or a default judgment will be entered against you. A copy of that answer must be served upon me.

Please turn this matter over to the auto insurance company that was in effect on the date of this accident. If you do not have insurance that will cover you for this accident please contact me at the above number. Thank you.

Very truly yours,

Is/ David P. Cline (signed electronically)

David P. Cline

Enclosure DPC/AS/a

Case 1:06-cv-00207-JJF Document 5 Filed 04/12/2006 Page 7 of 14

							_
	- 725	1000	8/05	تجمعو	亖	2 CITE	TIEST CE
* L. L.							

UNITED STATES DISTRICT COURT

Distinct of

Dalewers

ROBERT SCHMIDT, individually, AMY SCHMIDT, individually, h/w Plaintiffs,

SUMMONS IN A CIVIL CASE

FRANK HAMILTON, individually, and TRESSA THOMPSON-THOMES, individually,

Defendants.

CASENDMETE: 06- 207 JJF

TO: (Name and addings of Defendant)

Frank Hamilton 1389 Brookcroft Lane Boothwyn, PA 19061

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

DAFFD P. CLINE, Esquire (P.A. No. 48965) 1300 North Market Street Suite 700 Wilmington, DE 19801

an answer to the complaint which is served on you with this summons, within Twenty (20) days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you carve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

PETER T. DALLEO

3/30/06

TERE .

STEED TOTAL

O 446 (Rev. 8/01) Summont it a Civil Action R	ETURN OF SERVICE	
ervice of the Summons and complaint was made by me(l)	DATE 4:5/06	
ME OF SERVER (PMNT) ANVILLE MORRIS	SPECIAL PROCESS SERVER	
Check one box below to indicate appropriate metho	od of service	
Served personally upon the defendant. Place w		
discretion then residing therein.	house or usual place of abode with a person of s	
Name of person with whom the summons and	complaint were left:	
Returned unexecuted:		
Other (specify): SERVED: FRANK HAM DOVER, DE COPIES THEREOF WERE.	ILTON C/O THE DELAWARE SEC. OF STACCEPTED BY JAMIE STONE	TATE TOWNSEND BLDG.
STAT	EMENT OF SERVICE FEES	TOTAL
AVEL SERVICES		TOTAL
DEC	CLARATION OF SERVER	
BR P.C WI	mature of Server RANDYWINE PROCESS SERVERS, LTD. D. BOX 1360 ILMINGTON, DE 19899-1360 2-475-2600	

S 44 (Rev. 11/04)

CIVIL COVER SHEET

The 3S 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Cicrk of Court for the purpose of initiating the civil docker sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

THE CIVII GOCKET SHEET. (SEE)	- 101			DEFENDANTS	Frank Hirralton a	امند المند		
I. (a) PLAINTIFFS	Robert Schmidt							
Army Schmidt				Tresse, Thomass-Thomas Bustnuyn, 2A				
	1							
(b) County of Residence	of First Listed Plaintiff	New Castle		County of Residence	of First Listed Defendant	Caston BA		
(b) County 0. Residence	EXCEPT IN U.S. PLAINTIFF (CASES)		İ	(IN U.S. PLAINTIFF CASES	UNLT)		
	5,102. 7 21 010 1 2 111				ID CONDEMNATION CASES, U	ISE THE LOCATION OF THE		
				LAND	INVOLVED.			
				(C)				
(c) Attorney's (Firm Name	e, Address, and Telephone Num	ber)		Attorneys (If Known)				
130% Notth n	narked Street, Sufficient	5021:029-7846						
しんきょう かいかいていかい じ) C		m. C	TIZENSHIP OF I	PRINCIPAL PARTIES	(Place an "X" in One Box for Plaintif		
II. BASIS OF JURISI	MCHON (Place at "X"	in One Box Omy)	122.	(For Diversity Cases Only)		and One Box for Defendant) PTF DEF		
1 U.S. Government	3 Federal Question				TF DEF 1 Incorporated or P	rincipal Place 🗍 4 🗍 4		
Plaintiff	(U.S. Governmen	nt Not a Party)	Citiza	2001101304150 05	of Business In Th			
				_	3 2 F 2 Incorporated and	Principal Place 3 5 5 5		
2 U.S. Government	Diversity		Citize	en of Another State	2 Incorporated and of Business In	Another State		
Defendant	(Indicate Citizen:	ship of Parties in Item III)						
	, —	ŕ		at or padjett at a	3 G 3 Foreign Nation	06 06		
			For	еірі Соштту	 			
IV. NATURE OF SUIT	T (Place at "X" in One Box O	only)			T PANADIDICY	OTHER STATUTES		
CONTRACT	TO	ORTS		FEITURE/PENALTY	BANKRUPTCY	☐ 400 State Reapportionment		
110 Insurance	PERSONAL INJURY	PERSONAL INJUR		10 Agriculture	☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal	☐ 410 Amitrust		
120 Marine	☐ 310 Airplane	362 Personal Injury	1	20 Other Food & Drug 25 Drug Related Seizure	28 USC 157	☐ 430 Banks and Banking		
130 Miller Act	315 Airplane Product	Med. Malpractice 365 Personal Injury -	ı	of Property 21 USC 881		150 Commerce		
140 Negonable Instrument	Liability 320 Assault, Libe, &	Product Liability	_ □ 6	30 Liquor Laws	PROPERTY RIGHTS	460 Deportation 470 Racketeer Influenced and		
150 Recovery of Overpayment & Enforcement of Judgment	Slander	368 Asbestos Persona		40 R.R. & Truck	S20 Copyrights S30 Patent	Corrupt Organizations		
☐ 151 Medicare Act	330 Federal Employers'	Injury Product		50 Airline Regs. 50 Occupational	3 840 Trademark	☐ 480 Consumer Credit		
☐ 152 Recovery of Defaulted	Liability 340 Marine	Liability PERSONAL PROPER		Safety/Hea)th		☐ 490 Cable/Sat TV ☐ 810 Selective Service		
Student Loans (Excl. Veterans)	340 Marine Product	370 Other Fraud	□ 69	0 Other	SOCIAL SECURITY	850 Securities/Commodities/		
153 Recovery of Overpayment	Liability	371 Truth in Lending	-	LABOR 0 Fair Labor Standards	361 HIA (1395ff)	Exchange		
of Veteran's Benefits	350 Motor Vehicle	☐ 380 Other Personal Property Damage	- / '	Act	3 862 Black Lung (923)	3 875 Customer Challenge		
160 Stockholders' Suits	355 Motor Vehicle Product Liability	385 Property Damage		0 Labor/Mgmt. Relations	D 863 DIWC/DIWW (405(g))	12 USC 3410 890 Other Statutory Actions		
☐ 190 Other Contract ☐ 195 Contract Product Liability	360 Other Personal	Product Liability	D 73	0 Labor/Memi Reporting	☐ 864 SSID Title XVI ☐ 865 RSI (405(g))	391 Agricultural Acts		
☐ 196 Franchise	Lujury	PRISONER PETITION	S 74	& Disclosure Act 0 Railway Labor Act	FEDERAL TAX SUITS	3 892 Economic Stabilization Act		
REAL PROPERTY	CIVIL RIGHTS	510 Monons to Vacate		0 Other Labor Litigation	3 870 Taxes (U.S. Plaintiff	893 Environmental Matters 894 Energy Allocation Act		
210 Land Condemnation	441 Voting 442 Employment	Sentence		l Empl. Rei. Inc.	or Defendant)	895 Freedom of Information		
220 Foreclosure 230 Rent Lease & Ejectment	J 443 Housing/	Habeas Corpus:		Security Act	3 871 IRS—Third Party 26 USC 7609	Act		
☐ 240 Torts to Land	Accommodations	530 General	l		20 000 1000	☐ 900Appeal of Fee Determination		
245 Tort Product Liability	444 Welfare 445 Amer. w/Disabilities -	535 Death Penalty 540 Mandamus & Othe	er			Under Equal Access		
☐ 290 All Other Real Property	Employment	550 Civil Rights				to Justice 950 Constitutionality of		
	☐ 446 Amer w/Disabilines -	555 Prison Condition	ļ			State Starutes		
	Other		ł					
	☐ 440 Other Crvil Rights	<u> </u>				Appeal to District		
V. ORIGIN Place a	ut "X" in One Box Only)			med or 5 Transf	erred from . = .	- luage from		
on 72 5	— ·	Remanded from	4 Reinst	and the		nct Magistrate		
- Onema	IIII TOLL	4 Dans Cause	Deone	ned (SDECH)	(v) Lingation	JBdg.Hen		
Titoccome	Cite the U.S. Civil Sta	nute under which you are	filing (1)	o not cite jurisdictiona	l statutes unless diversity):			
VI. CAUSE OF ACTIO	N	<u>~ ~~ U.</u>	٧. د	<u> </u>				
VI. CAUSE OF ACTIO	Brief description of 52	Personal La	<i>i</i>	Auto				
The second value	T armor m Tire	IS A CLASS ACTION	DE	MAND S	CHECK YES only	if demanded in complaint:		
VII. REQUESTED IN					JURY DEMAND:	Yes INO		
COMPLAINT:	UNDER F.R.C.P.							
VIII. RELATED CASE	(S)				DOCKET NA BODD			
IF ANY	(See instructions):	JUDGE			DOCKET NUMBER			
770.55		SIGNATURE OF ATT	ORNEY OF	RECORD				
DATE	,	SIGNATURE OF A. II		ر مرجر الم				
IT Musch	2000		1.		·			
OR OFFICE USE ONLY				-				
OK OF FEEL CON OTHER				25	MAG JUDA	7.5		
AM AM	OUNT	APPLYING IFF		ILTIGE	MAG JUA			

UNITED STATES DISTRICT COURT FOR THE DISTRICT COURT OF DELAWARE

ROBERT SCHAMY SCHMI	HMIDT, individually, DT, individually, h/w)))	C.A. NO.	२ % र
	Plaintiffs, vs.)))		
FRANK HAM TRESSA THO individually,	MILTON, individually and DMPSON-THOMAS, Defendants.))))		

COMPLAINT

Plaintiffs, Robert Schmidt and Amy Schmidt, through their counsel, David P. Cline, Esquire, say by way of Complaint that:

JURISDICTION

I. JURISDICTION BASED ON DIVERSITY OF CITIZENSHIP

- 1. Jurisdiction is based on diversity of citizenship and the amount in controversy exceeds Seventy Five Thousand Dollars (\$75,000), exclusive of interest and costs.
- 2. Jurisdiction is based on diversity of citizenship under 28 <u>U.S.C.</u> § 1332.

LEVIE

3. Venue lies under 28 U.S.C. Section 1391.

PARTIES

4. Plaintiff, Robert Schmidt, is and was at all times pertinent hereto a resident of the state of Delaware, residing at 30 Orchid Drive. Bear. DE 19701.

- 5. Plaintiff, Amy Schmidt, is and was at all times pertinent hereto a resident of the state of Delaware, residing at 30 Orchid Drive. Bear, DE 19701, and is the wife of plaintiff, Robert Schmidt.
- 6. Defendant, Frank Hamilton, an individual, upon information and belief, is believed at all times pertinent hereto, a resident of the state of Pennsylvania, residing at 1389

 Brookcoft Lane, Boothwyn, PA 19061, Delaware County, Pennsylvania
- 7. Tressa Thompson-Thomas, an individual, upon information and belief, is believed at all times pertinent hereto, a resident of the state of Georgia, residing at 100 Ridge Road, Eastman, GA 31023.

COUNT I FACTS OF ACCIDENT

- 1. On December 21, 2005, at approximately 6:57 p.m., plaintiff, Robert Schmidt, was stopped southbound, on I-95, Vietnam Veterans Highway, in Delaware County, Pennsylvania.
- 2. At the same time and place, defendant, Frank Hamilton Jr., was operating his vehicle, a silver 2004 GMC Yukon, heading southbound, and operated his vehicle in a negligent, careless and/or reckless manner, causing his vehicle to violently collide into plaintiff.

 Robert Schmidt's vehicle.
- 3. At the same time and place, defendant Tressa Thompson-Thomas, was operating her vehicle, a green 1999 Pontiac Grand Prix, heading southbound, and operated her vehicle in a negligent, careless, and/or reckless manner causing her vehicle to violently collide into defendant's, Frank Hamilton vehicle, which was positioned behind the plaintiff's Robert Schmidt, vehicle, causing further injury to the plaintiff. Robert Schimdt.

- a. Did operate her motor vehicle without due regard for the rights, safety and position of the plaintiff, at the time and place aforesaid;
- b. Did fail to give proper and sufficient warning or the approach of the motor vehicle under her control:
 - Failed to have her vehicle under proper and adequate control at the time;
- d. Did failed to adhere to the rules of the road concerning the legal distance one must keep from another vehicle in order to safely operate a motor vehicle, and in the operation of motor vehicles of public highways;
 - e. Did fail to maintain a proper lookout;
- f. Did fail to keep her vehicle under control and violently struck the plaintiff's vehicle;

COUNT II MEDICAL

- 8. As a result of the negligence, carelessness, and /or recklessness of the defendants, Frank Hamilton and Tressa Thompson-Thomas, plaintiff, Robert Schmidt suffered serious bodily injuries including to, but not limited to: brain injury, requiring surgery due to a hematoma on right side of skull, comatose state and an inability to resume his normal activities of daily living which may be permanent in nature.
- 9. As a further result of the injuries mentioned above, plaintiff, Robert Schmidt, has sustained a loss of earnings and/or earnings capacity, which may continue into the indefinite future.
- 10. As a further result of the negligence of the defendants, Frank Hamilton, and Tressa Thompson-Thomas, the plaintiff. Amy Schmidt, has suffered the loss of society, aid. comfort, companionship, and consortium of her husband, plaintiff, Robert Schmidt...

WHEREFORE, Plaintiff, Robert and Amy Schmidt, demand judgment against defendants, Frank Hamilton, and Tressa Thompson-Thomas for monetary damages, property damages, pain and suffering, lost wages, attorney fees and costs of suit.

COUNT III CONSORTIUM

11. As a further result of the negligence of the defendants, Frank Hamilton and Tressa Thompson-Thomas, the plaintiff, Amy Schmidt, has suffered the loss of society, aid, comfort, companionship, and consortium of her husband, plaintiff, Robert Schmidt. WHEREFORE, Plaintiffs, Roberts Schmidt and Arny Schmidt demand judgment against defendants, Frank Hamilton and Tressa Thompson-Thomas, for monetary damages, property damages, pain and suffering, lost wages, attorney fees and costs of suit.

DAVID P. CLINE, P.A.

BY: /s/ David P. Cline

David P. Cline, Esq. (#2681) 1300 N. Market St., Ste. 700 Wilmington, DE 19801 (302) 529-7848 Attorney for Plaintiff(s)

Dated: March 30, 2006

THERE US SUBTRICT COUNTY